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Case 3:14-cr

CLERK US DISTRICT COURT NORTHERN DIST. OF TX

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF THE NORTHERN DISTRICT OF THE NAME OF THE NORTHERN DISTRICT OF THE NAME OF

DALLAS DIVISION

UNITED STATES OF AMERICA

DEPUTY CLERK.

v.

NO. 3:14-CR-367-B

CASEY ROSE

FACTUAL RESUME

The defendant, Casey Rose, has reviewed with his attorney, Scott Miller Anderson, and acknowledges that he understands in order to establish his guilt for Count Twenty-seven of the Indictment filed against him, namely Possession of a Controlled Substance (methamphetamine, a Schedule II controlled substance) with Intent to Distribute that Controlled Substance, in violation of 21 U.S.C. § 841(a)(1) and (b)(1)(C), the government must prove each of the following elements beyond a reasonable doubt:

First:

That the individual knowingly possessed a mixture or substance

containing a detectable amount of methamphetamine;

Second:

That the substance was in fact a mixture or substance containing a

detectable amount of methamphetamine; and

Third:

That the individual possessed the substance with the intent to

distribute it.

Source: Pattern Crim. Jury Instr. 5th Cir. 2.87 (2012).

Stipulated Facts

Between June 25, 2014 and July 29, 2014, in the Dallas Division of the Northern District of Texas and elsewhere, Casey Rose, knowingly possessed with intent to

distribute a mixture or substance containing a detectable amount of methamphetamine, a Schedule II controlled substance, in violation of 21 U.S.C. § 841 (a)(l) and (b)(1)(C).

More specifically, on or about June 25, 2014, C.Z. and Rose negotiated a transaction involving approximately 57 grams of a mixture or substance containing a detectable amount of methamphetamine. In or about 2014, Rose purchased distribution amounts of a mixture or substance containing a detectable amount of methamphetamine from J.H. on a regular and routine basis. On or about July 28, 2014, Rose purchased seven grams of a mixture or substance containing a detectable amount of methamphetamine from P.P.

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This factual resume is not intended to be a complete accounting of all the facts and events related to the offense charged in this case. The limited purpose of this statement of facts is to demonstrate that a factual basis exists to support Rose's guilty plea to Count Twenty-seven set forth in the Indictment.

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Date

M.rch 17, 2005

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